IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

BOBBY SHANE CHARLTON,

Plaintiff,

No. 6:16-cv-00901-MC

v.

VERDICT

BRANDON DUNCAN, MICHAEL WILLINGHAM, STEVE RIEDMAN, CHESTER KROPRNICKI, RAYMOND PETERS, CHARLOTTE PERSINGER, COLBY OLSEN, and JOEY ARGUELLO,

	Defendants.		
MCSH	IANE, Judge:		

We, the jury, being first duly empanelled and sworn in the above-entitled cause, do unanimously find as follows:

1. Has Plaintiff proven by a preponderance of the evidence that any defendant was deliberately indifferent to his serious medical needs?

If your answer to question 1 is "Yes," your verdict is for Plaintiff and you must proceed to questions 2 and 3. If your answer to question 1 is "No," your verdict is for Defendants and you may not answer further questions. Your presiding juror should sign and date this verdict.

1 – Verdict

2.	If you answered "Yes" to question 1, check each Defendant who was deliberately		
	indifferent to Plaintiff's serious medical needs and	then proceed to question 3.	
•	,		
	Brandon Duncan, Correctional Off	icer	
	Michael Willingham, Correctional	Michael Willingham, Correctional Officer	
	Steve Riedmann, Correctional Offi	Steve Riedmann, Correctional Officer	
	Chester Kropornicki, Correctional	Officer	
	Raymond Peters, Correctional Lieutenant		
	Charlotte Persinger, Registered Nurse		
	Colby Olsen, Correctional Officer	•	
	Joe Arguello, Correctional Sergear	nt ·	
3.	What amount will fairly compensate Plaintiff fo	r any injury he sustained as	
	result of defendant(s) deliberate indifference?		
•	\$		
Please	e have your foreperson sign and date this Verdict.		
DATI	ED this day of February, 2020.		
	•	Foreperson	